

December 4, 2009

Ms. Laura Sinram
Senior Campaign Finance Analyst
Federal Election Commission
999 E Street NW
Washington, DC 20463

Dear Ms. Sinram:

The National Republican Congressional Committee (FEC ID# C0075820) received today your Request for Additional Information dated October 16, 2009 regarding our 2009 April Monthly FEC report.

The line 15 receipts referenced in your letter from The Freedom Project and DB Victory Fund result not from payments made to these entities, but from payments made to Kevin McGrann. Refunds from these political committees were at exact cost, and thus represented the usual and normal charge.

The line 15 receipt from Abis, Inc. was from a payment made on 10/20/08, in the amount of \$53,951.50, which was reported on a Schedule B of our 2008 post-general report.

The line 15 receipt from Campbell Holste in the amount of \$2,090.54 was from a payment originally made on 10/29/08, in the amount of \$187,000, which was reported on a Schedule E (for NY-26) of our 2008 post-general monthly report.

The line 15 receipt from Campbell Holste in the amount of \$12,471.60 was from a payment originally made on 10/22/08, in the amount of \$334,016.94, which was reported on a Schedule E (for WY-00) of our 2008 post-general monthly report.

The line 15 receipt from Greg Walden results not from payments made to Rep. Walden, but from a payment made to American Express on 2/6/09, in the amount of \$4,972.30, which was reported on a Schedule B of our March 2009 monthly report. The applicable memo-entry ultimate vendor was United Airlines, in the amount of \$1,078.40.

The Committee has amended this report to reflect that the independent expenditures disclosed on Schedule E were made in connection with the special general election in the 20th District of New York.

The payments referenced in your letter for Facility Rental, Fundraising Phone Calls, Media, Message Phone Calls, Photographs, Photography Svc, Postage, and Printing were operating and administrative payments solely benefiting and on behalf of the National Republican Congressional Committee. As such, they were not made on behalf of any specifically identified federal candidates, nor did they constitute public communications or voter drive activity containing express advocacy. Therefore, these disbursements are as you noted correctly reported on Schedule B for Line 21b, and do not require a Schedule B, Schedule E, or Schedule F for lines 23, 24 or 25.

Sincerely:

Keith A. Davis, Treasurer
National Republican Congressional Committee